

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FILING DATE FIRST NAMED INVENTOR		CONFIRMATION NO.	
09/780,020	02/08/2001	Justin Y. Lee	17929-0002	7404	
29052 7	7590 10/04/2003	EXAMINER			
SUTHERLAND ASBILL & BRENNAN LLP 999 PEACHTREE STREET, N.E.			CUFF, MICHAEL A		
ATLANTA, C	•		ART UNIT	PAPER NUMBER	
			3627		
			DATE MAILED: 10/04/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

· · ·		Application N		Applicant(s)	——— \			
**		09/780,020	•	LEE ET AL.	•			
	Office Action Summary	Examiner		Art Unit				
		Michael Cuff		3627				
	The MAILING DATE of this communication app	1	ver sh et with the	.1	ess			
Period fo	• •							
THE I - Externanter - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, h by within the statutory will apply and will exp c, cause the application	owever, may a reply be til minimum of thirty (30) day ire SIX (6) MONTHS from in to become ABANDONE	mely filed ys will be considered timely. the mailing date of this commedity (35 U.S.C. § 133).	nunication.			
1) 🖂	Responsive to communication(s) filed on 09 /	April 2003 .						
2a)□		nis action is nor	-final					
3)	Since this application is in condition for allows			rosecution as to the r	merits is			
,—	closed in accordance with the practice under on of Claims							
·	Claim(s) <u>1-21</u> is/are pending in the application	n						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
	Claim(s) <u>1-21</u> is/are rejected.							
·	Claim(s) is/are objected to.							
·	Claim(s) are subject to restriction and/o	or election requ	rement.					
-	on Papers	•		•				
9) 🗌 .	The specification is objected to by the Examine	er.						
10) 🗌 🗀	The drawing(s) filed on is/are: a)□ acce	pted or b)☐ obj	ected to by the Exa	ıminer.				
	Applicant may not request that any objection to th							
11) 🗌 .	The proposed drawing correction filed on	_ is: a)∏ appro	oved b)⊡ disappr	oved by the Examiner.				
	If approved, corrected drawings are required in re		action.					
12) 🗌 🤼	The oath or declaration is objected to by the Ex	caminer.						
Priority u	ınder 35 U.S.C. §§ 119 and 120							
13)	Acknowledgment is made of a claim for foreign	n priority under	35 U.S.C. § 119(a	a)-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
* 5	3. Copies of the certified copies of the prio application from the International Bu See the attached detailed Office action for a list	reau (PCT Rul	e 17.2(a)).		age			
	acknowledgment is made of a claim for domesti		•		oplication).			
a) ☐ The translation of the foreign language pro Acknowledgment is made of a claim for domest	ovisional applic	ation has been red	ceived.	, ,			
Attachmen	•							
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>6</u>	4) [5) [.7. 6) [y (PTO-413) Paper No(s). Patent Application (PTO-1				

Art Unit: 3627

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-10 and 13-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Cho et al.

Cho et al. shows, figure 6 and columns 9-12, a point of purchase video (POS data) distribution system. The system is a video media distribution network including (1) a distribution center (display administrator) which transmits video program segments to the receiving sites, (2) receivers which receive the segments, (3) a tracking system which tracks the product movement at the receiving sites, (4) a network management system which forms playlists (storing a plurality of multimedia presentations) for each of the receiving sites in response to inputs from a user, and (5) display units which display the playlists in the receiving sites. The user, located in the distribution center, has access to the product movement information. The system uses video clips, a "wheel" concept (scheduling file), playlist, "playlist sockets", and a "store and forward" feature. The wheel is a cycle of time that represents the format which video clips are packaged. A wheel can be played over and over. A wheel may fill a "playlist socket", which defines a start, and end time automatically (determining schedule). The "store and forward" feature allows video segments to be stored in the receiving site and later forwarded to

Art Unit: 3627

the display unit automatically by the system's network management software. Figure 6 shows a flowchart, which allows one to; depending on level of access, customize displays. (scanning, determining/assigning and modifying)

When playlists or created or updated, the program determines which additional video clips are needed at the stores and sets a pending flag. The pending flag remains with these additional video clips until they are uplinked to the store, which needs them. UPLINK loads the Uplink Form 295, (upload/download, transferring) which compiles the information required at the receiving sites for the playlists. MODEM loads the Modem Form 264, which gives the user elaborate modem communication with all the stores, which allows user to update playlists and perform system maintenance.

FIG. 6 is a process flow chart of the system's Socket Management Form (a remote storing computing device). Playlist sockets are places where a "wheel" (site-specific presentation, tab-delimited format, converting retrieved data into a form useful for populating respective fields) can be placed. When the user selects the PLAYLISTS option, the program enters the Socket Management Form 262 or 263, depending on the user's security level, and displays a list of all store sites, the list of sockets for store no.

1, as a default, and a list of all the available playlists 265. The user can then move through the list of stores displaying (playing presentation) the sockets for each store in the process. The Store Info Database and the Playlist Database provide the information needed for this display.

The user can then select from the available playlists to fill sockets of a particular store site 266. Each store site has its own number of sockets. For example, if a store is

Art Unit: 3627

displaying 30-minute wheels of playlists for 18 hours, the store has 36 sockets, which must be filled with wheels of playlists. At this point, the user can also edit a playlist and/or create a new playlist depending on the user's security level. To edit a playlist, the Edit Playlist Form 267 is loaded.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cho et al., as applied above.

Cho et al. shows all of the limitations of the claims except for specifying the use of HTTP protocol and a web browser.

The examiner takes Official notice that the use of HTTP protocol and a web browser are well known in the art and are used in order to provide better network communication.

Based on the discussion above, it would have been obvious to one of ordinary skill in the art, at the time the invention was made, to modify Cho et al. network communication system to incorporate the use of HTTP protocol and a web browser in order to provide better network communication.

Art Unit: 3627

Conclusion

Page 5

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Ohta and Brown et al. show communication systems of interest.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Cuff whose telephone number is (703) 308-0610. The examiner can normally be reached on 8:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski can be reached on (703) 308-5183. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Michael luff 9/29/03 Michael Cuff

September 29, 2003